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7 *Attorneys for ROE CL Plaintiffs*  
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 10 **IN THE UNITED STATES DISTRICT COURT**  
 11  
 12 **NORTHERN DISTRICT OF CALIFORNIA**

13  
 14  
 15 IN RE: UBER TECHNOLOGIES, INC.,  
 16 PASSENGER SEXUAL ASSAULT  
 17 LITIGATION

18 This Document Relates to:  
 19

20 *Jane Roe CL 183 v. Uber Technologies, Inc.,*  
 21 *et al., No. 3:25-cv-05733-CRB*

22 *Jane Roe CL 184 v. Uber Technologies, Inc.,*  
 23 *et al., No. 3:25-cv-05855-CRB*

24 *John Roe CL 6 v. Uber Technologies, Inc., et*  
 25 *al., No. 3:25-cv-05892-CRB*

26 *Jane Roe CL 186 v. Uber Technologies, Inc.,*  
 27 *et al., No. 3:25-cv-06086-CRB*

28 Case No.: 3:23-md-03084-CRB

29 Hon. Charles R. Breyer

30  
 31 **PLAINTIFFS' MEMORANDUM IN**  
 32 **SUPPORT OF OPPOSITION TO**  
 33 **DEFENDANTS' MOTION TO DISMISS**  
 34 **CASES FOR FAILURE TO COMPLY**  
 35 **WITH COURT ORDER**

36 Date: November 7, 2025

37 Time: 10:00 a.m.

38 Courtroom: 6 – 17<sup>th</sup> Floor

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 40 **I. INTRODUCTION**

41 On September 26, 2025, Defendants filed a Motion to Dismiss cases of Plaintiffs who did  
 42 not file a Plaintiff Fact Sheet (“PFS”) in connection with Pretrial Order (“PTO”) 10. (Doc. 4026).  
 43 Counsel acknowledges and understands that under PTO 10, the court created procedures and  
 44 deadlines to produce a PFS. Counsel has diligently attempted to comply with the production of  
 45 the documents required for the discovery obligation of each of the Plaintiffs addressed in this  
 46

1 motion. During the course of litigation, a Plaintiff may become unavailable for a variety of  
 2 reasons. Counsel has utilized extensive efforts to reach each of the clients, predating the filing of  
 3 Defendant's motion. (Domer Dec. at ¶ 4).

4 **ARGUMENT**

5 Counsel has worked diligently in reaching the above referenced claimants, including  
 6 alternate contact information, various methods of outreach such as text, email, and mailing.  
 7 Counsel is continuing in our efforts to reach the remaining clients as described in the attached  
 8 Declaration and will continue to do so.

9 **II. CONCLUSION**

10 For the foregoing reasons, Counsel respectfully requests that Counsel be given additional  
 11 time to produce the information required, as Counsel continues to follow up in various methods to  
 12 locate and reach them.

13  
 14 Dated: October 10, 2025

CUTTER LAW P.C.

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 16 By: /s/ Jennifer S. Domer

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